UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

Certified Mail #: 7003-1480-0004-1224-8000

FILED

Case No.: C-1-01-541

ACCEPTED FOR VALUE

P. O. Box 55 Washington, D. C. 20004

JAMES BONINI, Clerk
CINCINNATI, OHIO

(3) UNITED SAME
COMPLAINT.

KENNETH J. MURPHY, dba: EXECUTIVE OFFICER/CLERK
U. S. DISTRICT COURT

THERN DISTRICT OF OHIO

JAMES BONINI, Clerk

CINCINNATI, OHIO

CINCINNATI, OHIO

CINCINNATI, OHIO

ACCEPTED FOR VALUE

RE: (1) SUMMONS IN A CIVIL ACTION; (2) RETURN OF SERVICE/ DECLARATION OF SERVER; (3) UNITED STATES' FIRST AMENDED COMPLAINT.

Respectfully,

Betty J Houck, Affiant, ET AL c/o: 1739 Kevin Street

Ironton, Ohio 45638

STATE OF OHIO } ASSEVERATION COUNTY OF LAWRENCE }	
Affirmed to and subscribed by Betty J. Houck, in my presence this	03.
My Commission Expires: March 4, 2007 DEBBIE PERRY Notary Public, State of Ohio My commission expires March 4, 2007 Notary	_
CERTIFICATE OF SERVICE I, hereby certify that the following	Į.
parties were mailed sets of the attached document(s): RE: (1) SUMMONS IN A CIVACTION, (/ Pages); (2) RETURN OF SERVICE/DECLARATION OF SERV (/ Pages); (3) UNITED STATES' FIRST AMENDED COMPLAINT, (/OPages)	/IL ER,
12-23 - ,2003, by Certified U. S. Mail, Return Receipt, Postage Prep	or oaid

KENNETH J. MURPHY, dba: EXECUTIVE OFFICER/CLERK U. S. DISTRICT COURT SOUTHERN DISTRICT OF OHIO U. S. Courthouse 100 East Fifth Street Cincinnati, Ohio 45202

LAURA EWENS, dba: TRIAL ATTORNEY U. S. DEPARTMENT OF JUSTICE P. O. Box 55 Washington, D. C. 20004

I, _____, DID PLACE THE ENCLOSED DOCUMENTS, RE: (1) SUMMONS IN A CIVIL ACTION, (/ Pages); (2)

RETURN OF SERVICE/DECLARATION OF SERVER, (/ Pages); (3) UNITED STATES' FIRST AMENDED COMPLAINT, (10) Pages), in the U. S. Mail, on

12-23, 2003, by Certified U. S. Mail, Return Receipt, Postage Prepaid.

AO 440 (Rev. 5/85) Summons in a Civil Action

United S	States	District	Court
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Southern DISTRICT OF Ohio

SUMMONS IN A CIVIL ACTION

UNITED STATES OF AMERICA, Plaintiff,

v.

CASE NUMBER: C-1-01-541

BUFORD F. HOUCK,
BETTY J. HOUCK,
BEN HOUCK ESTATES,
FIRST FEDERAL SAVINGS &
LOAN, ASSOC.,
LIBERTY TRUST,
OH CANADA TRUST,
BRENDA C. SHIVELY,
WILLIAM L. COMER,
BRENT D. HOUCK,
BARBARA E. HOUCK
STATE OF OHIO,
Defendants.

TO: BETTY J. HOUCK 1739 Kevin Street Ironton, Ohio 45638 Present in a standard of the Country of the Production of the Country of the Coun

YOU ARE HEREBY SUMMONED and require and file with the Clerk of this Court and serve upon PLAINTIFF'S ATTORNEY (narroe and address)

LARA E. EWENS
Trial Attorney, Tax Division
U.S. Department of Justice
Post Office Box 55
Ben Franklin Station
Washington, D.C. 20044
Telephone: (202) 307-2822

an answer to the Complaint which is herewith served upon you, within 30 days after service of this summons upon you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint.

TERRY T. DEINLEIN	12-2-03
ACTING CLERK	DATE
Konka anden	The state of the s
BY DEPUTY CLERK	The state of the s

Case 1:01-cv-00541-MRB-TSB Document 51 Filed 12/29/2003 Page 5 of 15 AQ 440 (Rev. 5/85) Summons in a Civil Action

RETURN OF SERVICE DATE Service of the Summons and Complaint was made by me1 NAME OF SERVER TITLE Check one box below to indicate appropriate method of service Served personally upon the defendant. Place where served: Left copies thereof at defendant's dwelling house or usual place of abode with a person of suitable age and discretion then residing therein. Name of person with whom the summons and complaint were This Property is Exempt from Levy. Proceeds:

This Property is Exempt from Levy.

Adjust this Accounts: and Fixtures: and Paliers

Products: Accounts: and Fixtures. left: Other (specify) his Adjust his Again to the Again to the Adjust his Again to t Willstins Account to the Proceeds and Palisten **ERVICE FEES** Total Travel DECLARATION OF SERVER I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Return of Service and Statement of Service Fees is true and correct. Executed on Date Signature of Server

Address of Server

As to who may serve a summost see Rule 4 of the Federal Rules of Civil Procedure

FILED KENNETH J. MURPHY CLERK

03 NOV -7 AN H: 42 IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

UNITED STATES OF AMERICA. **Plaintiff** Y. CASE NO. C-1-01-541 BUFORD F. HOUCK. Judge Beckwith BETTY J. HOUCK Magistrate Judge Sherman Serverted For Value. Lew. Broceds, and France, and France, and Fixtures. And France, And F BEN HOUCK ESTATES. dust this account for the Froceeds, and Release in morning and Fixtures, and removing the formation of the following the formation of the following the foll Orders of the County Me Immediately. LIBERTY TRUST. OH CANADA TRUST. BRENDA C. SHIVELY, as Trustee of Ben Houck Estates WILLIAM L. COMER. as Trustee of Ben Houck Estates, Employer 10 # 2714 BRENT D. HOUCK. as Trustee of Ben Houck Estates BARBARA E. HOUCK, as Trustee of Ben Houck Estates, 9 FIRST FEDERAL SAVINGS & LOAN ASSOCIATION. STATE OF OHIO, DEPARTMENT OF TAXATION. Defendants.

UNITED STATES' FIRST AMENDED COMPLAINT

The United States of America, by its attorney, Gregory G. Lockhart United States Attorney for

The United States Amends its Original Complaint to add paragraph 3(a) below. No other claims, allegations or facts are changed other than the addition of paragraph 3(a) and the substitution of the name of the present United States Attorney, Gregory G. Lockhart, for the former United States Attorney, Salvador A. Dominguez.

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the Southern District of Ohio, pursuant to the provisions of 26 U.S.C. sections 7401(a) and 7403, with authorization of the Secretary of the Treasury and at the direction of the Attorney General of the United States, brings this civil action to:

- (a) reduce assessments against Buford F. Houck to judgment;
- (b) establish the validity of the liens of the United States under 26 U.S.C. section 6321 upon all of the property and rights to property of the defendant-taxpayer, Buford F. Houck and his nominees;
- (c) establish that certain real property has been held by the Ben Houck Estates as a nominee for the defendant Buford F. Houck;
- (d) in the alternative, set aside as fraudulent the conveyance of the sprtain real property by Buford F. and Betty J. Houck to a trust entitled But Houck Estates
 - (e) foreclose the federal tax liens investible aforested from the property; and and complains and alleges that could be a supported to the storested from the support of th
- 1. Jurisdiction over this section is confident tupout the district court in 28 U.S.C. §§ 1340 and 1345, and 26 U.S.C. § 7402 and 7403. Oale Court in 28 U.S.C. §§ 1340 and 2. Venue is proper pursuant to 28 U.S.C. Section 1391, because the property that is the subject
- 2. Venue is proper pursuant to 28 USE. Section 1391, because the property that is the subject of this action is situated in this District.
- 3. Buford F. Houck resides at 1739 Kevin Street, Ironton, Ohio, 45638, within the jurisdiction of this Court.
- 3(a). Betty J. Houck resides at 1739 Kevin Street, Ironton, Ohio 45638, within the jurisdiction of this Court and is made a defendant in this action as required by 26 U.S.C. § 7403(b), for the reason that she has, or may claim, an interest in the property upon which the United States seeks to foreclose its lien.
 - 4. The trustees of the Ben Houck Estates Trust are Brenda C. Shively, William L. Comer,

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Brent D. Houck, and Barbara E. Houck. Buford F. Houck was an original trustee of the Ben Houck Estates Trust, but has since resigned as trustee.

- 5. Brends C. Shively is a trustee of the Ben Houck Estates Trust and is made a defendant in this action as required by 26 U.S.C. § 7403(b), for the reason that she has, or may claim, an interest in the property upon which the United States seeks to foreclose its lien.
- 6. William L. Comer is a trustee of the Ben Houck Estates Trust and is made a defendant in this action as required by 26 U.S.C. § 7403(b), for the reason that he has, or may claim, an interest in the property upon which the United States seeks to foreclose its list.
- 7. Brent D. Houck is a trustee of the Ben Houck Betates Toust and action as required by 26 U.S.C. § 7403(b), for the reason that he man, or may claim, an interest in the property upon which the United States seeks to three last its (ion
- 8. Barbara E. Houck is a trusted of the Ben Houck Brianes Trust and a made a defendant in for the reason that he has, or may claim, an interest in this action as required by 26 U.S.C. § 7463(8) the property upon which the United States seeks to foreclose its lien.
- 9. First Federal Savings & Loan Association has a business address of 415 Center Street, Ironton, Ohio, 45638 and is named as a defendant because it claims, or may claim, an interest in the real property that is the subject of this action by virtue of its mortgage interest in the property, recorded April 26, 1977, in Lawrence County, deed volume 360, page 213.
- 10. Ben Houck Estates has an address of 1739 Kevin Street, Ironton, Ohio 45638, and is named as a defendant because it claims, or may claim, an interest in the real property upon which the United States seeks to foreclose its lien.
- 11. Liberty Trust has an address of P.O. Box 789, Ironton, Ohio, 45638, and is named as a defendant because it claims, or may claim, an interest in the real property that is the subject of this

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action by virtue of its mortgage interest in the property, recorded March 15, 1994, in Lawrence Country, deed volume 511, page 063.

- 12. Oh Canada Trust has an address of P.O. Box 789, Ironton, Ohio, 45638, and is named as a defendant because it claims, or may claim, an interest in the real property that is the subject of this action by virtue of its mortgage interest in the property, recorded October 13, 1994, in Lawrence Country, deed volume 504, page 482.
- 13. The State of Ohio, Department of Taxation is subject to the jurisdiction of the Court and is named as a party because it may claim an interest in the property, that is, this subject of this action.
- 14. The property upon which the United States secks to foreclose its lights was acquired by Buford F. Houck and Betty J. Houck as joint tenants with Fight of survivorship, on or about March 9, 1964 and is a parcel of real property located at 1799 (Sevin Street, Bonton, Oldo, 45638 and described as follows:

Being Lot Number Twenty-Four (24) in a substitution the recorded plat thereof in Plat Book 5, pages 240 and 241 of the Plat Records of Lawrence County, Ohio.

- 15. Buford F. Houck has failed to file his 1985, 1986, 1987, 1988, 1990, 1991, 1992,1993, and 1994, federal income tax returns.
- 16. On or about December 10, 1984, Buford F. Houck and Betty J. Houck created a trust named the Ben Houck Estates. The original trustees of the Ben Houck Estates were Buford F. Houck, his daughter, Brenda C. Shively, his son, Brent D. Houck, and William L. Comer. Buford Houck later resigned as trustee and was replaced by his daughter, Barbara E. Houck.
- 17. On or about December 11, 1984, Buford F. Houck purported to convey, by quit-claim deed, his one-half interest in the real property located at 1739 Kevin Street, Ironton, Ohio, to the trust named Ben Houck Estates for little or no consideration. The quit claim deed was recorded on

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December 12, 1984, and is found in Deed Record 497, page 279 in Lawrence County, Ohio. On or about December 11, 1984, Buford F. Houck purported to convey to the Ben Houck Estates, title to his one-half interest in the personal property contained in the 1739 Kevin Street residence for little or no consideration. The purported transfer by Buford Houck of title to his real and personal property to the Ben Houck Estates was followed, beginning in 1986, by an uninterrupted pattern of failing to file federal income tax returns despite a legal obligation to do so. As a result of his purported transfer of real and personal property, and subsequent incurrence of tax obligations, Buford F. Houck was rendered financially insolvent and unable to fully pay his tax liabilities from assets held in his name.

- 18. Buford Houck continued to live in the 1739 Kevin Street property after he purportedly transferred it to the Ben Houck Estates. Following the purported transfer, Buford Houck and Betty Houck continued to pay the real estate taxes and the utility expresses of the 1739 Kevin Street property.
- 19. As a result of Buford Houck's failure to file tex returns for the years 1985, through 1994, and the fact that he had unreported tax liabilities for these periods, a delegate of the Secretary of the Treasury made timely assessments against Buford F. Houck on the delegate forth below:

Tax Period Ending oduction	Marc of Assessment
Tax Period Ending out of the 198612	January 6, 1992 January 6, 1992 January 6, 1992
198712	January 6, 1992
198812	January 6, 1992
199012	October 16, 1995
199112	October 16, 1995
199212	October 16, 1995
199312	October 16, 1995
199412	November 24, 1997

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20. As of May 14, 2001, the unpaid balance of the assessments, plus accruals, for each period was as follows:

Tax Period Ending	Unpaid Amount
198612	\$107,378.75
198712	Jalue Angel Sage
198812	Accepted For Value. 173935.00 see Adjust the Hours 1013.00
199012	Accept is Exount turg to 1728.64
199112 -	Properties and In to \$52,173.09
199212	ase Advicounting Houseway
199312	Accepted For Value. \$739350005. Accepted For Value. \$7393500005. Accepted For Value. \$7393500005. Accepted For Value. \$7393500005. Accepted For Value. \$7393500005. Accepted For Value. \$73935000000. Accepted For Value. \$739350000000000. Accepted For Value. \$7393500000000000. Accepted For Value. \$7393500000000000000000000000000000000000
199412	The Date 10 # 211,758.09
Total:	Frodu Orde Dete Det 2711 \$11,758.09 Signed Date ID # 211 \$11,758.09 Employer ID # \$482,730.47

- 21. On, or about, the date of assessments, a delegate of the Secretary of the Treasury of the United States of America gave notice of the assessments set forth above, and made demands for payment thereof upon the defendant, Buford F. Houck.
- 22. As a result of Buford F. Houck's neglect, refusal, and failure to pay the assessments described above, federal tax liens in the amount of the assessments, plus interest and other statutory additions, arose pursuant to 26 U.S.C. §§ 6321 and 6322 and attached to all property and rights to property of the defendant Buford Houck.
- 23. On June 28, 1995, notice of federal tax lien arising from the assessments of August 5, 1994, for federal income tax liability of Buford F. Houck for tax years 1986, 1987, and 1988, was filed in Lawrence County, Ohio.
 - 24. On April 4, 2000, notice of federal tax lien arising from the federal tax liability of Buford

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F. Houck for tax years 1990, 1991, 1992, 1993, and 1994 were filed in Lawrence County, Ohio.

COUNT I

Judgment for Amounts Assessed

- The United States realleges and incorporates herein the allegation in paragraphs 1 through 24 of this complaint.
- 26. Notwithstanding proper notice and demand for payment of said assessments having been made upon the defendant Buford Houck, he has refused to fully pay such assessments.
- 27. There remains due and owing upon the aforesaid assessments, less payments and any credits applied, plus accrued interest as of May 14, 2001, the sum of 548

- 28. The United States realleges and inco Pation in paragraphs 1 through products. The Orde 27 of this complaint.
- 29. Following the making of the assessments of tax and related statutory amounts and after notice and demand for payment of the same federal tax liens in favor of the United States arose against all of the property and rights to property of the defendant Buford Houck in the amount equal to the unpaid assessments plus interest and other accruals permitted by law.

COUNT III

Property Held by Trust as Nominee for Defendants

- 30. The United States realleges and incorporates herein the allegation in paragraphs 1 through 29 of this complaint.
 - 31. On or about December 4, 1992, and December 6, 1993, a delegate of the Secretary of the

Treasury filed nominee liens against the Ben Houck Estates as nominee of Buford Houck for the tax year 1985.

- 32. On or about August 30, 2000, a delegate of the Secretary of the Treasury filed nominee liens against the Ben Houck Estates as nominee of Buford Houck for the tax years 1986, 1987, 1988, 1990, 1991, 1992, 1993, 1994, and 1996.
- 33. The trust named Ben Houck Estates is the nominee of Buford Houck and the liens attaching to all property and rights to property of Buford Houck attach to the property held in the name of Buford Houck's nominee, Ben Houck Estates.

COUNT IV

- 34. The United States realleges and incorporates herein the allegetion in paragraphs 1 through 33 of this complaint.
- 35. In the alternative, the purported convergence by by the defendant Buferd Mouck of his one half in Street, Irontenn, Ohio to the trust named interest in his real and personal property located at 9739. Ben Houck Estates, if effective to transfer title to a separate entity that was not Buford Houck's nomince, was done for the purpose of hindering, delaying and defrauding the Unites States as to the payment of future federal taxes.
- 36. The purported conveyance by the defendant Buford Houck of his one half interest in his real and personal property located at 1739 Kevin Street, Ironton, Ohio to the trust named Ben Houck Estates was done for the purpose and with the intent to hinder, delay, or defraud either present or future creditors, and is fraudulent as to both present and future creditors.
 - 37. The United States contends that if the purported conveyance to the Ben Houck Estates was

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valid, the defendant Buford Houck fraudulently conveyed the Kevin Street property to the Ben Houck Estates for the purposes of hindering, delaying and defrauding the United States as to the payment of the aforesaid delinquent federal taxes, and that therefore said conveyance must be set aside.

COUNT V

Foreclosure of Federal Tax Liens

- 38. The United States realleges and incorporates herein the allegation in paragraphs 1 through 37 of this complaint.
- 39. All person known to the United States as claim? Street property having been named as defendants helein as required by law, the foreclosure of the liens of the United States upon said property in living her

WHEREFORE, the plaintiff the Lighted State of America pray

- a. That the Court enter a judgement for the United States and against defendant Buford F. Houck for the unpaid balance of the assessments described in paragraph 20 above, in the amount of \$482,730.47, as of May 14, 2001, plus statutory interest after May 14, 2001.
- b. That this Court determine and adjudge that the United States has valid liens upon and against all property and rights to property, real and personal, of Buford F. Houck, and specifically the real property located at 1739 Kevin Street, Fronton, OH, 45638.
- c. That this Court order the foreclosure of the United States' liens against the property described above, that this Court order that the property be sold in accordance with the practice of the Courts, and that the proceeds of the sale of the property be distributed in accordance with the finding of this Court and the rights of the United States as herein determined.
 - d. That in the event that the relief sought herein does not satisfy the indebtodness of the

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defendant Buford F. Houck, the United States shall have a deficiency judgment against him for the unsatisfied amount.

e. That the United States be granted its costs of this action, together with such other and further relief as this Court may deem just and proper.

> Respectfully Submitted The Order Sold the Co rited States Attorney Date Date LARA E Employer LARA E Signed LARA E. EWENS Trial Attorney, Tax Division

U.S. Department of Justice

Post Office Box 55 Ben Franklin Station Washington, D.C. 20044

(202) 307-2822

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